## EXHIBIT 9

- GOTZ LEHSTEN -	
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
BONNY GAS TRANSPORT LIMITED, as owner of the LNG FINIMA (IMO No.7702401),	) ) ) CASE NO.
Plaintiff,	) 14-cv-9542 (VI )
-against-	) )
O.W. BUNKER GERMANY GMBH, NUSTAR TERMINALS MARINE SERVICES, N.V., NUSTAR ENERGY SERVICES, INC., ING BANK N.V.,	) ) ) )
Defendants.	)
HAPAG-LLOYD AKTIENGESELLSCHAFT,	)
Plaintiff,	) CASE NO. ) 14-cv-9949 (VE
-against-	) )
U.S. OIL TRADING LLC, O.W. BUNKER GERMANY GMBH, O.W. BUNKER & TRADING A/S, ING BANK N.V., CREDIT AGRICOLE S.A.,	) ) )
Defendants.	)
HAPAG-LLOYD AKTIENGESELLSCHAFT,  Plaintiff,	) )
-against-	) )
O'ROURKE MARINE SERVICES, L.P., L.L.P., O.W. BUNKER GERMANY GMBH, O.W. BUNKER USA, INC., ING BANK N.V.,	) ) ) )
Defendants.	)
February 23, 2016	1

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                 - GOTZ LEHSTEN -
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         -against-
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       engines, appurtenances, etc., ) in rem: M/V SOFIA EXPRESS, her
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                       - GOTZ LEHSTEN -
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                    TELECONFERENCE DEPOSITION OF GOTZ
                                                                                                          APPEARANCES: (cont'd)
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                                                                                                         BLANK ROME LLP
  3
          LEHSTEN, a 30(b)(6) witness, held at the offices of
                                                                                                          Attorneys for NuStar
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          McDermott Will & Emery, 340 Madison Avenue, New York,
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          New York, pursuant to Notice, before Hope Menaker, a
                                                                                                              Houston, Texas 77002
          Shorthand Reporter and Notary Public of the State
                                                                                              5
                                                                                                         BY: KEITH B. LETOURNEAU, ESQ.
          of New York.
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                                                                                                         ALSO PRESENT:
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                                                                                                              Ms. A.J. Elterman, Interpreter
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2 (Pages 2 to 5)

Page 34 Page 36 1 - GOTZ LEHSTEN -1 - GOTZ LEHSTEN -2 2 (Whereupon, Exhibit 5 was marked at the executive vice presidents, the CEO, the CFO 3 3 and so on, they were what we call -- what you call this time.) 4 4 MR. FERNANDEZ: We have marked for group management within the head office. 5 purposes of identification Exhibit 5 which is 5 That would have been the Danish 6 6 entity; is that correct? the Hapag notice of the Rule 30(b)(6) 7 7 MR. HEILIG: Same objection. deposition of O.W. Bunker Germany. That same 8 8 notice has been served and applies to all A. No, no. It's not the same company. 9 9 three cases that are currently before Judge I think I'm not -- it's getting very complicated 10 now and we probably need hours to explain the 10 Caproni in the Southern District of New York. 11 11 structure of the company. MR. HEILIG: I just wanted to show 12 12 O.W. Bunker & Trading of course also you the document that he's talking about. 13 13 MR. FERNANDEZ: Are you guys ready to had reselling business in Denmark. They had a go? 14 unit in Copenhagen, and they had a unit in 14 15 Warborg. That was part of my responsibility, but 15 MR. HEILIG: Ready. 16 16 Q. Mr. Lehsten, just generally, can you O.W. Bunker & Trading was not the O.W. Bunker 17 17 describe for us what the business of O.W. was Group. 18 18 Q. So, is it fair to say that with prior to its insolvency? 19 regard to your area, the reselling area, being an 19 MR. HEILIG: Objection. Are you 2.0 20 executive vice president you had that talking O.W. Germany? You just said O.W. 21 21 Q. The O.W. group and then we're going responsibility throughout the group, meaning all 22 22 to talk about O.W. Germany. the ó 23 23 All reselling activities -- all A. Okay. I'm a bit surprised about the 24 24 question. O.W. Bunker Group, as I mentioned reselling activities in the group. 25 Q. The group then consisted ó 25 before, O.W. Bunker was one of the biggest players Page 35 Page 37 - GOTZ LEHSTEN -1 1 - GOTZ LEHSTEN -2 A. O.W. Bunker. 2 in the global bunker market. 3 3 That group starting in 2000 -- 2000 They provided all kind of services to 4 consisted of how many different entities 4 the bunker industry, mainly on the physical side 5 5 worldwide? where they were acting as physical suppliers in 6 A. I don't have an exact number. 6 various areas, and secondly, the reselling 7 7 Just roughly? business where they have sold deliveries to A. But how many -- somewhere between 25 8 8 clients and bought from physical suppliers ó 9 and 30 to my best knowledge. 9 third-party physical suppliers to provide the 10 Q. In 2014, at the time of the 10 delivery. 11 collapse ó 11 That was the two main business 12 12 A. Sorry. Sorry. You asked for the activities. So that was also, as I mentioned, 13 13 number at 2000. cargo trading for the supplier or resupplier, 14 14 Q. Yes, sir. Sorry. Sorry. replenishment of their own physical division, but 15 A. That probably has been something 15 also trading cargo for third party. Another area 16 around -- I don't know -- eight to ten. The 16 was hedging or risk management department selling 17 number I just gave before the number in 2014. 17 risk management products to clients but also to Okay. I understand. Thank you. 18 18 suppliers. 19 MR. FERNANDEZ: Can we take make like 19 Out of those general categories 20 a five-minute break? Can we take a 20 insofar as O.W. Germany was concerned, what 21 five-minute break, guys? 21 responsibilities or what involvement did O.W. 22 THE WITNESS: That's fine. Thank 22 Germany have in the marketplace? 23 23 MR. HEILIG: Objection to form. (Whereupon, there was a brief recess 24 24 Go ahead. 25 in the proceedings.) 25 A. O.W. Germany had two divisions, one

Page 38 Page 40 - GOTZ LEHSTEN -1 - GOTZ LEHSTEN -1 2 reselling division and one physical division. The 2 deposition topic. 3 3 physical division was handling providing, offering A. The only part I have been involved 4 4 when it comes to credit lines was that I have been physical supplies in all German ports, while the 5 5 reselling division was mainly responsible to find part of the credit committee in the group, 6 6 local clients in Germany, but also in northern deciding about credit given to customers. 7 7 MR. FERNANDEZ: Just off the record. Europe and also to handle all inquiries from the 8 8 rest of the group for Germany. (Whereupon, a brief discussion was 9 9 Q. Okay. Insofar as O.W. Germany's held off record.) 10 interaction with my client, Hapag-Lloyd, would 10 Q. Sir, are you aware in your capacity 11 11 you -- how would you describe the services that as executive vice president, and whatever other 12 12 O.W. Germany provided to Hapag? roles you were appointed to as of December of 13 A. O.W. -- Hapag-Lloyd and O.W. Bunker 13 2013, that the O.W. group had entered into a 14 14 Germany had two main business. One was the security agreement with what I'll describe as a 15 15 contract business. One was spot business for ó consortium of banks, but I'll refer to it as the 16 16 ING Security Agreement. 17 MR. HEILIG: Mike, just a brief 17 MR. MALONEY: Objection to form. 18 18 MR. HEILIG: Object to form. objection. We've designated Mr. Gronenberg 19 to testify about Topic Number 1 so just to 19 A. Of course, to some extent, I have 20 20 clarify that. He's our designee under the been informed by the CFO and Treasury at that time 21 21 that they have been in negotiations with the rules for that subject. 22 22 bank's syndicate but that -- those informations Q. Is it fair to say that O.W. Germany 23 23 were -- I didn't have very deep insight into those acted as traders in the bunker market? 24 24 MR. LETOURNEAU: Objection to form. discussions; only that the agreement has been 25 25 A. Basically it's a definition. fixed in a certain time. But don't ask me about Page 39 Page 41 - GOTZ LEHSTEN -1 1 - GOTZ LEHSTEN -2 Basically we call ourselves resellers. Others may 2 details of particulars about that agreement. 3 3 call it trading. Resellers is by definition Q. Okay. Do you know if the O.W. Bunker 4 basically where you value X in your own name, 4 Group prior to 2013 had any type of credit or 5 5 where you sell it to somebody in your own name and security agreement that was in place by any 6 you purchase from a third party for your own 6 lending institution? This was -- this is prior to 7 7 account. 2013. 8 8 So, many different words for bunker MR. HEILIG: Object to form. 9 traders, right? In U.S., I think they're called 9 A. I couldn't -- I can't reply. 10 10 marketers, whatever that means. I have no clue. Q. You don't know? 11 Q. Okay. But the bottom line, whether 11 A. I have never been involved in the 12 you call it a reseller or trader, you were -- O.W. 12 finance issues of the group. 13 Germany was acting in its own name and it was 13 Q. All right. But you were in charge of 14 purchasing bunkers for its own account? 14 the trading or the reselling and the profits and 15 A. Yes. 15 losses generated in that division; is that 16 MR. HEILIG: Objection. Form. 16 correct? MR. FERNANDEZ: I'm trying to move it 17 17 MR. HEILIG: Object to form. 18 18 A. I don't understand your question. Q. I want to talk to you next about the 19 19 Q. I'm just trying to understand what 20 credit lines that the O.W. Bunker Group had in 20 information you would have provided and what 21 place at various points in time. Is that 21 involvement you would have had with regard to a 22 something you're familiar with, credit lines from 22 decision by the O.W. Bunker Group to go out and 23 23 outside investors? seek a credit line. 24 MR. HEILIG: Note my objection 24 MR. MALONEY: Objection to form. 25 pursuant to our written objection to the 25 Q. Let me just back up a little bit.

Page 82 Page 84 1 - GOTZ LEHSTEN -- GOTZ LEHSTEN -1 2 So it's a reseller's day-to-day business that they 2 To the best you can answer the 3 3 take business in and then based on market questions, the witness can proceed. 4 4 A. We had a business model that we had circumstances, believe or whatever reason the 5 5 market is soft or whatever to get a better buying an open book principle where the units have shared 6 6 price from the distributor -- from the local margins. That how it is. So ó 7 distributor. 7 Q. If O.W. U.S.A. had not been part of 8 8 That's part of reseller's business, the O.W. Bunker Group, you would agree with me 9 9 that you would never have shared that margin with to sell to the customers first and then later on 10 buy best possible from the distributor. 10 them. 11 Q. Mr. Lehsten, would you agree with me, 11 Isn't that true? 12 sir, that this margin information that's being 12 MR. HEILIG: Objection to form. 13 shared between O.W. Germany and O.W. U.S.A. they 13 MR. FERNANDEZ: Objection. Form. 14 14 A. That question is too hypothetical. I are sharing margin information? 15 don't want to answer that one. A. Yes, they do, because it was 15 16 according to the terms and policy that they have 16 Q. Are you not -- are you refusing to 17 an open book principle. 17 answer my question, sir? 18 Q. If these two companies were acting as 18 A. I'm not refusing because I simply 19 separate companies doing an arm's-length 19 don't know, because that's the way we worked 20 20 transaction, you would agree with me that they internally at O.W. Bunker. 21 would never share margin information, right? 21 Q. I'm not asking internally. I'm 22 MR. FERNANDEZ: Objection. 22 asking an arm's-length transaction with a third MR. HEILIG: Objection to form. 23 23 party with whom you're doing business, you would 24 A. It was difficult to hide because they 24 never share your margin information with such a 25 25 had access to the same IT software. party, would you, sir? Page 83 Page 85 1 1 - GOTZ LEHSTEN -- GOTZ LEHSTEN -MR. FERNANDEZ: Objection. 2 2 Q. But if they were acting in an 3 3 arm's-length transaction between each other, O.W. MR. HEILIG: Objection. 4 U.S.A. and O.W. Germany would never share their 4 A. You asked about my opinion. 5 5 margins, would they, sir? Q. No. I'm asking you about your 6 MR. HEILIG: Objection. 6 business practices. 7 7 MR. FERNANDEZ: Objection to form. Are you telling me that you would 8 8 share your margins with a third party with whom Q. They did in this case. But if they 9 were acting in an arm's-length transaction, you 9 you're not affiliated? 10 10 would agree with me they would never share their MR. FERNANDEZ: Objection to form. 11 11 MR. HEILIG: Objection. margins. MR. FERNANDEZ: Objection to form. 12 12 A. We probably had seen that even out in 13 13 MR. HEILIG: Same objection. the bunker industry with companies that are not 14 You can answer. 14 part of the group that there's sort of an open 15 A. Sorry. I couldn't get you. That's 15 book principle. 16 16 very theoretical question, isn't it? Q. Is it your testimony that O.W. as a 17 Q. Well, no, it's not. It's how you do 17 business practice would share its margins with 18 business with parties with whom you engage in an 18 parties who are not affiliated with O.W.? 19 19 MR. HEILIG: Objection. Form. arm's-length transaction. 20 You don't share your margins with 20 MR. FERNANDEZ: Objection to form. 21 parties with whom you maintain arm's-length 21 A. I don't know where we're going here. 22 22 transactions, do you? Sorry. I don't understand. 23 23 MR. FERNANDEZ: Objection. MR. HEILIG: To the extent you can 24 MR. HEILIG: I'll object. This 24 answer the question, you can proceed. 25 question has become argumentative. 25 A. Of course I mean all kind of

Page 94 Page 96 1 - GOTZ LEHSTEN -- GOTZ LEHSTEN -1 2 MR. BURLAGE: I'll follow up after 2 and so this might go to Mr. Gronenberg's testimony 3 3 tomorrow, but I'm looking at Topic 12, "the you are done, Marios. 4 4 understanding by O.W. Germany of the role that EXAMINATION BY MR. MONOPOLIS: 5 5 Q. My name is Marios Monopolis. I'm an O.W. Germany played with respect to the supply of 6 6 attorney for 0'Rourke Marine Services, and my bunkers to the vessels." 7 questions are in reference to the case filed by 7 Mr. Lehsten, is it your testimony 8 8 Hapag-Lloyd against O'Rourke, O.W. Germany, O.W. that you don't have an understanding of what role 9 9 U.S.A. and ING Bank. I presume given your earlier O.W. Germany played? 10 testimony, are you familiar with that case 10 MR. HEILIG: Objection to form. 11 generally? 11 A. Okay. I think that you need to A. I think I have seen it somewhere in 12 12 clarify which part you believe I said that I ó Q. That you didn't have an 13 13 the notes, yes. 14 Q. Are you familiar with the role of 14 understanding? 15 O.W. Germany played with respect to the physical 15 A. Yes. 16 supply or the general supply of the vessels the 16 Q. I asked you about the names of the 17 DERBY D and the SYDNEY EXPRESS? 17 vessels and you told me, I believe you told me ó 18 A. No. It's the first time I hear those 18 please correct me if I'm wrong -- you didn't know 19 vessels' names. 19 what the vessels were. 20 2.0 Q. Are you familiar with the role O.W. A. No. These ships' names are not 21 Germany played with the supply of bunkers to any 21 familiar to me and so if you say it's 22 Hapag-Lloyd vessels? 22 Hapag-Lloyd's two ships, I then, of course, I know 23 A. No. As I mentioned earlier, when it 23 that O.W. Bunker Germany did sales to Hapag-Lloyd 24 comes to day-to-day business and reselling 24 and explained to you in which way we have handled 25 day-to-day business Hapag-Lloyd, then it's best to 25 those transactions. Page 95 Page 97 - GOTZ LEHSTEN -1 - GOTZ LEHSTEN -1 2 talk to Mr. Gronenberg. I have nothing to do with 2 Whether those ships have been 3 3 day-to-day reselling business and of O.W. Bunker involved, I don't know and suggest you ask 4 Germany. 4 Mr. Gronenberg. 5 5 Q. But O.W. Germany was involved on some There have been probably many, many 6 level with the -- with the supply to the DERBY D 6 involved every day from Hapag-Lloyd and different 7 7 and the SYDNEY EXPRESS, wasn't it? other customers. 8 MR. HEILIG: Object to form. 8 Q. Okay. Would you say, taking into 9 You can answer if you know. 9 account your response just now, would you say that 10 10 A. I cannot answer that question. I O.W. Germany likely played the same role with 11 mean if it's to who belongs that vessel. Is it 11 respect to the two vessels I've identified, the 12 12 Hapag-Lloyd vessel? DERBY D and the SYDNEY EXPRESS, that it played 13 Yes. Those vessels were chartered 13 with the other vessels implicated in today's Q. 14 14 by ó deposition? 15 A. Okay. Then I can say that if O.W. 15 MR. FERNANDEZ: Objection. Bunker Germany did the sales to Hapag-Lloyd and if 16 MR. HEILIG: Objection to form. 16 17 it's a delivery in the U.S., then they have done 17 MR. FERNANDEZ: Objection to form. 18 18 the purchase through O.W. Bunker Houston. Lack of foundation. Calls for speculation. 19 Q. O.W. Bunker Houston, is that O.W. 19 A. The role of a reseller is basically 20 U.S.A. or is that another O.W. entity based in the 20 always the same as I understood your question 21 U.S.? 21 correctly. 22 A. O.W. Bunker Houston was what we 22 Q. Okay. 23 23 called the sourcing center or purchase center for MR. MONOPOLIS: That's -- I think 24 24 all U.S. ports. that's it for O'Rourke, but like the others, 25 Q. I apologize that this is repetitive 25 I'm going to reserve our rights with respect

Page 110 Page 112 - GOTZ LEHSTEN -1 1 - GOTZ LEHSTEN -2 2 global sales director. in Antwerp or Rotterdam from other ports 3 3 Q. About what time did all of those worldwide? 4 4 events you just described take place? A. The reason, it's actually very simple 5 5 A. Those tendering could take a month or issue here. When they take the low sulphur fuel, 6 6 for example, in '14 which they only had to use in 7 7 Understood. My question wasn't about certain so-called SECA areas -- areas SECA. You 8 8 the duration of the negotiations. It was when are familiar with SECA? 9 9 they took place. Q. Emission control areas? 10 Was it in, for example, 2013/14? 10 A. Yes, exactly. In those areas, you 11 11 When did those negotiations take place? have to use low sulphur fuel oil. So if you take 12 12 A. That's why I tried to find a date bunkers in Rotterdam, then you only have to use a 13 13 here on the contract, and the negotiations for the low sulphur fuel oil until you enter the 14 14 following year were normally taking place in the Mediterranean. So until you use it, bunkers you 15 15 first quarter of the year before. have taken on board it may take the whole round 16 O. Before what? 16 trip through Asia to come back to the next low 17 A. For contracts. As I mentioned 17 emission area. 18 18 earlier, there were two kind of businesses. So it will be difficult for customers 19 Hapag-Lloyd, there was a contract business where 19 like Hapag-Lloyd to ascertain quality issues here 20 20 we entered into supply contracts with Hapag-Lloyd within 60 days and that's what we agreed. Okay. 21 in different ports and there was the so-called 21 Since you're not going to use that on probably the 22 22 spot business where basically we offered on their next 30 days, we agree that you are still after 23 23 specific inquiries with deliveries, the shortened 60 days you can file a claim against O.W. Bunker 24 orders for the next week or the week after. 24 if you find that low sulphur fuel oil not within 25 25 Q. Understood. specification. Page 111 Page 113 1 1 - GOTZ LEHSTEN -- GOTZ LEHSTEN -2 2 O. Understood. Understood. So, as far as you understand, this 3 3 contract did not deal with spot transactions or Earlier do you recall your testimony 4 did deal with spot transactions? 4 and I believe it was Mr. Letourneau who had 5 5 A. Yes. This contract was a one-year asked -- was asking you the question, but you had 6 contract to supply all their demand in ARA. 6 said that depending on certain customer demands 7 7 O. Can you please take a look at Page 17 the O.W. group would agree to other standard terms 8 8 and conditions other than the O.W. Bunker Group's of 76, which is the second page, and do you see on 9 the left-hand side where it says, "max claim 9 terms and conditions. Do you recall that 10 10 notice period"? testimony? 11 11 A. A. Yes. 12 12 Can you please just take a look at Can you take a moment just to read 13 the entry to the right of that and what it says 13 where on the same page we were just looking at 14 14 where it says, "Terms and conditions. Hapag-Lloyd there? 15 A. Yes. I'm aware of that clause. 15 AG standard terms and conditions. Version 2014 to 16 16 apply." Please ask the question. 17 17 Q. So just so I can make the record And then after that it has an 18 18 clear, what it states is "Sixty calendar days of "(Version 7.11.3849.0015623934)." 19 19 Do you see that? the date of delivery for term contracted low 20 sulphur fuel oil supplied in Antwerp or Rotterdam. 20 A. Yes, I do. 21 Thirty calendar days of the date of delivery for 21 Would this contract fall within your 22 22 supplies in all remaining ports worldwide." understanding of your testimony earlier that 23 23 Hapag-Lloyd had demanded that O.W. agree to its So Mr. Lehsten, is there -- to your 24 24 terms, meaning Hapag-Lloyd's terms and conditions, understanding is there a reason why there is a 25 separate calendar date period for claims for ports 25 for this contract?

Page 114 Page 116 1 - GOTZ LEHSTEN -1 - GOTZ LEHSTEN -2 2 negotiating this contract, correct? That was a condition to -- to be 3 3 Yeah. All long-lasting contracts, reseller for them. 4 right, I negotiate with Hapag-Lloyd but not the 4 Q. Can you repeat that, please? 5 5 The condition dealing or selling to spot business. 6 6 Hapag-Lloyd's was that we accept their terms and Not the spot business. Okay. 7 7 No, not the day-to-day spot business. conditions; not only in contracts, on all 8 8 deliveries. Got it. 9 9 But again, those spot deals would Q. So Hapag-Lloyd -- in order to do business with Hapag-Lloyd, O.W. Germany was 10 10 fall within the fuel contract that -- as it's 11 referred to in this -- on this page, correct? Is 11 required to accept Hapag-Lloyd's conditions not 12 12 only for spot deals, but also for contracts like that your testimony? 13 13 A. I'm not sure I understand. The spot these? 14 14 MR. HEILIG: Objection. business was simply given to the spot inquiries 15 15 MR. FERNANDEZ: Objection to form. were given to O.W. Bunker Germany salesperson and 16 A. For all deals. For all deals. 16 they were handling it day-to-day. The contract 17 O. For all deals. Okay. 17 sales, right? They passed on the next delivery 18 they required for the ship in ARA and that he had 18 Can you please turn to the last page 19 of this document? It's Page 22 of 76. 19 the supplies. 20 20 Yes. On the contract, you're basing not ó 21 Do you see in Clause 18 titled "Law 21 you have set the terms right, you have set the O. and Arbitration." If you go towards the bottom, 22 22 prices. You're not negotiating like on a spot 23 23 deal. We're just performing the contract. there's a sentence that begins, "German law shall 24 apply on the 'fuel' contract." 24 So that's more administration work 25 25 Do you see that sentence? you can say. And then you have the spot deals Page 115 Page 117 1 - GOTZ LEHSTEN -1 - GOTZ LEHSTEN -2 2 where they ask you for particular delivery in a There's "German law shall apply on A. 3 the --" 3 certain port and then, on that day, they will fix 4 4 a deal or they lose it. Yes. 5 5 Q. What is your understanding of the Q. But in either situation that you just 6 "fuel contract" in quotation marks there? 6 described, the spot deal or the ARA deals, the ó 7 7 Fuel contract is any contract. Could O.W. Germany would be conducting business with 8 8 Hapag -- basis Hapag-Lloyd's terms and conditions; be part of -- on a contract sales, could be spot 9 deal. 9 is that correct? 10 10 So it's not limited to deals that A. Yes. 11 11 And was it the intent of O.W. Germany have been consummated under this agreement, 12 correct? 12 to have German law apply to those contracts in 13 13 those deals with Hapag? A. No. It's on all deals. All terms 14 14 and conditions will apply. No. We actually don't like German 15 Q. So your understanding is that fuel 15 law here, but it was a tradition, right? And 16 contract means all deals with Hapag by O.W. 16 since adapt -- suppliers have accepted their terms 17 17 and conditions, it was a matter of being Germany? 18 18 A. Yes, exactly. competitive on the terms and conditions. So we 19 19 agreed or accepted without really wanting it. If Q. Okay. And just to confirm, it is ó 20 O.W. Germany has their place of business in 20 that makes sense. It was a commercial decision. 21 Hamburg, Germany, correct, or did at the time that 21 Q. Correct. So it was a commercial 22 22 this was entered? decision to get the business from Hapag to do the 23 23 A. Yes. deals under their terms and conditions which 24 24 Q. Okay. That was -- you said you did require German law, correct? 25 negotiate this -- had personal involvement 25 A. Yes, that's correct.



## **ERRATA SHEET**

S.D.N.Y. Civil Action Nos. 14-cv-9542, 14-cv-9949, 14-cv-10027, and 15-cv-6718 (VEC) Witness: Götz Lehsten

Deposition Date: February 23, 2016

Pages: Lines	Change	Reason
34:15	Change "Warborg" to "Aalborg"	Transcription error
42:19-20	Change "need to develop the business" to "wanted to grow the business and develop our market share"	Grammar/translation/ clarification
42:20-22	Change "And, of course oil prices" to "Liquidity was key for volume growth and development, and oil prices had an influence on overall liquidity"	Transcription error/ grammar/translation/ clarification
42:22	Change "End" to "At the end"	Grammatical correction
43:6-7	Change "have probably used much less money as" to "employed much less capital compared to"	Grammar/translation/ clarification
44:2	Change "terminal" to "turnover"	Transcription error
46:15	Change "terminal" to "trading"	Transcription error
46:16	Change "terminal" to "trade"	Transcription error
71:25	Change "claim" to "client"	Transcription error
73:8	Change "Klaus" to "Claus"	Spelling error
110:15	Change "first" to "fourth"	Transcription error
117:15	Change "tradition" to "condition"	Transcription error
125:17	Change "Warborg" to "Aalborg"	Transcription error
125:23	Change "Warborg, that's W-A-R-B-O-R-G" to "Aalborg, that's A-A-L-B-O-R-G"	Transcription error

Date: 15.4.16

Signature:

## Nr. 27 der Urk. Rolle für das Jahr 2016

Vorstehende, vor mir vollzogene Namensunterschrift des

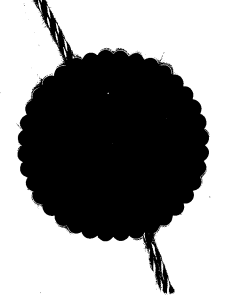
Götz Dieter Lehsten, geb. am 20.03.1962, wohnhaft Am Hohen Ufer 21, 23730 Neustadt in Holstein - ausgewiesen durch Personalausweis -

beglaubigte ich hiermit.

Der Notar fragte den Beteiligten, ob er oder eine Person, mit der sich der Notar zur gemeinsamen Berufsausführung verbunden hat in der Angelegenheit, die Gegenstand der Beglaubigung ist, außerhalb seiner Amtstätigkeit bereits tätig war oder ist, soweit sie nicht im Auftrag aller Beteiligten ausgeübt wurde. Der Beteiligte erklärte, dass dies nicht der Fall ist.

Neustadt in Holstein, den 15.04.2016





- LEERRAUM - Landgericht Lübeck

## Landgericht Lübeck

